

United States Court of Appeals

*For the Seventh Circuit
Chicago, Illinois 60604*

March 21, 2002

Before

Honorable RICHARD D. CUDAHY, Circuit Judge

Honorable ILANA DIAMOND ROVNER, Circuit Judge

Honorable ANN CLAIRE WILLIAMS, Circuit Judge

No. 00-3172

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

v.

LARRY WOODROW HARRIS,

Defendant-Appellant.

] Appeal from the United States
] District Court for the Eastern
] District of Wisconsin
]
] No. 00-CR-50
]
] Rudolph T. Randa
] Judge

ORDER

On consideration of the petition for rehearing with suggestion for rehearing en banc filed by petitioner-appellant on March 8, 2002, no judge in active service has requested a vote thereon, and all of the judges on the original panel have voted to deny the petition. Accordingly,

IT IS HEREBY ORDERED that the petition for rehearing with suggestion for rehearing en banc be, and the same is, hereby DENIED.

On its own motion, the court amends its February 22, 2002, opinion as follows—the second to last sentence on page five of the slip opinion will now read “[B]ut there is nothing per se impermissible about placing the same suspect in two different identification procedures.”